

# Alexandria Daily Advertiser.

Vol. V.]

WEDNESDAY, FEBRUARY 20, 1860.

[No. 1221.

**Public Sale.**  
**On FRIDAY next,**  
At 10 o'clock, will be sold at the Vendor's Store,  
**RUM**

In hhds. and bls. French Brandy in pipes,  
Gin in pipes and bls.  
Whiskey and Apple Brandy in bls.  
Sugar in hhds, casks and bls.  
Chocolate  
White and brown Soap and in boxes,  
Mould and dip Candles  
Raisins in kegs, boxes and jars,  
Figs in kegs and frails,  
Queen's Ware in crates,  
**HOUSEHOLD FURNITURE,**  
A Variety of **DRY GOODS,**

among which are  
**Cloths, Coatings, Kerlemeres,**  
Duffels, Flannels, Negro Cottons,  
Serges, Blackings, blue Flannels,  
Calimancoes, Kossels, Yarn Swaddings,  
Chintzes and Calicoes,  
Irish Linens, Silks do.  
Quarrels and Ticklenburgs,  
Muslin and Muslin Handkerchiefs,  
India Muslins and Table Cloths,  
Bandanna Handkerchiefs,  
Coloured Threads, Hats and sundry other  
articles.

Philip G. Marsteller.

Dec 20.

## FOR SALE,

On board the sloop COLUMBIA, at A. and E.  
JANNEY'S wharf;

**New-England Rum, in hogheads,**  
tierces and barrels.  
Sweet Cyder, in barrels.  
Potatoes.  
7½ barrels Boston Beef.  
Few boxes Sweet Oil, in flasks,  
Boxes of Shoes, &c. &c. &c.

Said sloop is offered for sale,  
freight, or charter. Apply to Captain Gardner,  
on board, or to  
**JOHN C. LADD.**  
January 12.

## TANNERS OIL.

30 bbls. best Brown Tanners Oil,  
For Sale by  
**LAWRASON & FOWLE.**

Also on hand,

A few hhds. retailing Molasses,  
Hogheads and barrels Muscovado sugar,  
Mould Candles, Soap No. 1 and 2,  
New Bees, Boston Inspection,  
Mackerel, Ruffins and Ravens Duck,  
Sewing Twine Sheathing Paper,  
Sauching Tea, and  
And a few boxes fresh Chocolate.

dtf

## COTTON & STEWART,

HAVE FOR SALE,

A few Copies of the Works of Wm.  
**SMITH, D. D.**

Late Provost of the College and Academy of Philadelphia. Also,

## THE AMERICAN GARDNER,

CONTAINING

Ample directions for working a kitchen garden  
every month in the year; and copious instructions  
for the cultivation of Flower Gardens, Vine  
yards, and Nurseries, Hop Yards, Green Houses,  
and Hot Houses.

By Gardiner and Hepburn,

Late Gardeners to Gov. Mercer and Gen. Mafon.  
Feb. 1.

## MISCELLANEOUS POETRY,

selected generally from the most entertaining and  
inspired writings of the British poets.

(By the Rev. THOMAS DAVIS.)

In two Volumes, Octavo.

Price two and a half Dollars.  
Sold by Robert Gray, & the Author.

A gentleman well known in Philadelphia, and  
who is greatly respected as a clergyman and  
justly esteemed as a man of letters, has given  
the following opinion of this selection:

"The two volumes of Select Poetry, form a  
valuable contribution to the stock of English  
literature. I really consider the work as the  
best compilation now extant. The selections  
and arrangements evince the taste of a correct  
and polished mind, the judgment of a friend  
and benevolent enthusiast, and that degree of  
critical skill which can only be acquired by ex-  
tensive reading and scholastic acquirements."

February 4.

**For Sale, or Charter,**  
**The Schooner**  
**ENTERPRIZE,**  
Laying at Hamley's wharf; bur-  
then about 650 barrels, well found,  
and ready to take in a cargo. For terms apply  
to

**ROBERT B. JAMESON,**  
OR TO  
**MANDEVILLE & JAMESON;**  
Who have for Sale,  
New-England RUM, in hogheads  
and barrels.

Dec. 29.

**For Sale by the Subscribers,**  
Muscovado sugar in hhds.  
Green Coffee in tierces  
Antigua & Tobago rum in hhds.  
Cogniac Brandy in pipes  
AND A FEW  
Barrels of Prime BEEF.

Benjamin Shreve, Jun.

**HAS FOR SALE,**  
**Twelve bales of INDIA COTTONS,**

CONSISTING OF  
3 bales Bithwa Emery  
2 do. Coomoorally Sannaha  
1 do. Jullapore do.  
1 do. Seerpoore Bafahs  
1 do. Cotlypatty do.  
2 do. Cognary Coffahs  
1 do. Johannah do.  
1 do. Doncaster Chintz, and  
3 cases Bandanna Handkerchiefs  
2 sacks Sage  
3 chests Hyfon Tea  
32 pieces Russia Sheerings  
9 do. Ravens Duck  
15 bags Black Pepper  
1 case Wool Hats  
Mens' coarse and fine Shoes  
Womens' and childrens' Morocco do.  
Sole and Upper Leather  
A few Coils Cordage  
Snuff in half barrels and kegs  
3 pipes 4th proof Cogniac Brandy  
2 hhds. Armagnac do.  
5 hhds. and 12 barrels Sugar  
25 bbls. Beef, Salem inspection  
6 do. best brown TANNER'S OIL.

January 1.

## WILLIAM OXLEY

HAS ON HAND,

Which he will dispose of on terms advantageous  
to the purchasers, for cash or notes.

The following Articles, viz.

Superfine and second cloths  
Kerlemeres and Swandowns  
Bearskins and tearnoughts  
Durants and callimancoes  
Bombazets and wiboroes  
Common and boiled cambrics  
Silk, cotton, and worsted hosiery  
English extra long silk gloves  
Silk twist and thread  
Diaper and common tapes  
Paper and pound pins  
White and printed marseilles  
Laces, edgings and gimps  
Kilgout black and white lace veils  
Patent do. do.  
Satin peeling and silk handkerchiefs  
4-4, 9-8, and 6-4 Cambric muslins  
India Jaconet do.  
Fustians, buckram, &c. &c.

ALSO,

A few bales of Negro Caddies, and one trunk  
and cotton slings.

January 7.

**For Sale, or Rent for a term of years,**  
or exchange for good well improved  
property in the town of Alexandria,

**THE ESTATE** on which the subscriber at  
present resides; it contains 850 acres of  
LAND, part of which is in high cultivation,  
situate on the new turnpike road, distant 6 miles  
from Alexandria, about 30 acres of meadow,  
abundance of allover to the leythe, a quantity of  
choice fruit, well watered and has a considerable  
proportion of wood land. The improvements  
(which are mostly new) consist of a good con-  
venient Dwelling House and all the necessary out-  
houses, a Barn 85 by 42.5 feet, the outside of  
which is brick, covered with cypress shingles;  
stables for 20 horses and 40 cows. Also, a good  
GRIST MILL, about 150 yards from the door.

For particulars apply to  
**AUG. J. SMITH.**

December 28.

**WILLIAM HODGSON**  
**HAS RECEIVED, & OFFERS FOR SALE,**  
160 pieces twilled Sacking, and  
3 cases Cotton Motions, well at-  
torted.

**For Sale, by the Subscriber,**  
A few tierces excellent Rice.  
Six hhds best retailing Molasses.  
Sixteen hhds. Surinam Sugars.  
A few hundred bushels of coarse  
Salt.

Dec. 17.

J. G. Ladd.

**JAMES SANDERSON,**  
Has just received the following articles,  
12 Pipes London P. Madeira  
Wine, of a superior quality.  
Old Port Wine in hhds. qr. Casks and Best in  
Burgundy in Bottles,  
Sherry in qr. Casks,  
Cogniac Brandy,  
Jamaica Spirits,  
Holland Gin,  
Peach Brandy, very old,  
Whiskey,  
Loaf, and Muscovado Sugars,  
Imperial,  
Hyfon,  
Young Hyfon,  
Hyfon Skin,  
Cloves, Nutmegs, Mace,  
Allspice, Black Pepper,  
Ground Ginger, Salt Peter,  
Soap by the box,  
British Sail Canvas,  
Ruffia Duck, first quality,  
German Ticklenburgs, and Osnaburgs,  
Coarse Hats in cases,  
Juniper Berries in bags,  
Stone Ware,

5 qr. Casks English Battle Gun Powder, in  
pound papers sealed,  
1 Large Seal Beam with Box Ends,  
And Scales complete of a superior quality.  
A few bags of first quality GREEN  
COFFEE.  
Nov. 8.

## THE SUBSCRIBERS

Are now landing and offer for sale

at the store lately occupied by R. B. Jameson

20 Bales Prime Upland Cotton,

20 Hhds. Muscovado Sugar,

2 Puncheons Irish Whiskey,

15 Puncheons Old, and fine flavored Jamaica  
Rum,

5 Pipes Holland Gin,

20 Pipes Cogniac Brandy

30 Qr. Chefts of the best Teas, assorted, from  
bohec to Imperial.

Bo30 Bbls. of 1st and 2d quality refined Sugar,

2 Hhds. Madders

4 Hhds. Green Coperafs,

6 Teirces Roli Brimstone,

2 Hhds. Allum,

1 Tierce Glauber Salts,

10 Pipes of Old London Particular Madeira

5 Pipes of full Bodied Port,

20 Qr. Casks Sherry,

2 Pipes fine Lisbon,

8 Pipes Particular Teneeriffe,

30 Qr. Casks Malaga,

50 Casks Claret,

1 Case of Nu. eggs, Mace, and Cloves,

5 Bales Cassia,

500 lbs. Pepper,

100 lbs. Pimento,

800 lbs. Ground Ginger,

1000 lbs. Racer, do.

200 Boxes Godfroids, (superfine) Segars, in  
half boxes,

70 Boxes St. Jago, do.

3 Pipes best (French) Vinegar,

10 Bales Almonds,

1 Cask Pearl Barley,

15 Hhds. Bright Molasses,

15 Boxes Superfine Chocolate,

40 Boxes Mould and Dipi Candles,

30 boxes Brown and White Soap,

100 Boxes Hunters Pipes,

20 boxes of Mustard,

1 Case Cayenne Pepper,

Bucket Salt,

Fine Poland Starch,

100 Demijohns, assorted,

700 lb. Refined Salt Petre,

30 qr. Casks Best English F. Gunpowder,

Do. in lb. Papers,

Do. in Cansisters,

20 Boxes Fig Blue,

3 Sercons fine Sorant Indigo,

Lirper, and Hamilton's Snuff,

1 Case of Macrouba, do.

Do. French Rappee.

Mandeville & Jameson.

Nov. 30.

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3 chests Hyfon Tea  
32 pieces Russia Sheerings  
9 do. Ravens Duck  
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Laces, edgings and gimps  
Kilgout black and white lace veils  
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India Jaconet do.  
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Sherry in qr. Casks,  
Cogniac Brandy,  
Jamaica Spirits,  
Holland Gin,  
Peach Brandy, very old,  
Whiskey,  
Loaf, and Muscovado Sugars,  
Imperial,  
Hyfon,  
Young Hyfon,  
Hyfon Skin,  
Cloves, Nutmegs, Mace,  
Allspice, Black Pepper,  
Ground Ginger, Salt Peter,  
Soap by the box,  
British Sail Canvas,  
Ruffia Duck, first quality,  
German Ticklenburgs, and Osnaburgs,  
Coarse Hats in cases,  
Juniper Berries in bags,  
Stone Ware,

5 qr. Casks English Battle Gun Powder, in  
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And Scales complete of a superior quality.  
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1 Tierce Glauber Salts,

10 Pipes of Old London Particular Madeira

5 Pipes of full Bodied Port,

20 Qr. Casks Sherry,

2 Pipes fine Lisbon,

8 Pipes Particular Teneeriffe,

30 Qr. Casks Malaga,

50 Casks Claret,

1 Case of Nu. eggs, Mace, and Cloves,

5 Bales Cassia,

500 lbs. Pepper,

100 lbs. Pimento,

800 lbs. Ground Ginger,

1000 lbs. Racer, do.

200 Boxes Godfroids, (superfine) Segars, in  
half boxes,

70 Boxes St. Jago, do.

3 Pipes best (French) Vinegar,

10 Bales Almonds,

1 Cask Pearl Barley,

15 Hhds. Bright Molasses,

15 Boxes Superfine Chocolate,

40 Boxes Mould and Dipi Candles,

30 boxes Brown and White Soap,

100 Boxes Hunters Pipes,



The Committee of Arrangements beg leave to inform the Members of the Washington Society, that it is proposed to DINE together, on the 22d instant, at Mr. Gadsby's hotel, at 3 o'clock: And, that the BALL is postponed until MONDAY, the 25th. Subscription papers are lodged at the bar.

Feb. 19.

## NOTICE.

The Members of the Washington Society, of Alexandria, are hereby notified, that an anniversary meeting of the said Society, will be held at Mr. Gadsby's hotel, on Friday, the 22d instant, at eleven o'clock in the forenoon. The Society will move in procession with the Children of the Washington Free School, precisely at 12 o'clock, to the Presbyterian church; where an ORATION will be delivered by William Douglass Sumner, Esquire, one of its members.

By order of the PRESIDENT,  
G. DENEALE, Sec'y.

16th February, 1805.

## JUST RECEIVED,

And for sale at the subscriber's store,  
100 barrels of good Cyder  
Large apples and pears from Bolton  
Cranberries of excellent quality, and large  
Jamaica Oranges, together with a general assortment of fruits and groceries.

Abel Willis.

Feb. 19

## This day landing,

From Brig HARMONY, at Lawrance's wharf,  
and for sale, by

## LAWRASON & FOWLE,

on said wharf;—

10 bales Beerboon gurrahs

22 chests young hyfon

2 do. imperial

3 do. fouchong

6 half chests do. of a

superior quality,

New-England Rum, in hogheads

15 hhls. retailing Molasses

3 pipes oil proof Cogniac Brandy

1 half pipe-old London particular Madeira

Wine

90 boxes mould and dipt. Candles

110 do. brown Soap

25 do. fresh Chocolate

70 lbs. Boston prime Beef

20 do. do. Pork

8 casks winter strained Sperm

6 do. whale

A few blis. brown Tanners'

2 trunks ladies' Morocco Shoes

1 do. of Morocco Pocket Books, Cotton

and Morocco Suspenders

1 do. of rack and fire Combs.

ON HAND,

A few pieces of first quality Russia and heavy

Ravens Duck, Sewing Twine, &c.

February 15.

## THIRTY DOLLARS

## REWARD.

Ran away from the Subscriber the 19th of Janu-

ary last,

A Negro Man named Nicodemus;

about 23 years of age, 5 feet 7 inches high, thick

built, very dark colour, a ship carpenter by

trade. Had on and took with him a new blue

round jacket, a fawn-down waistcoat, blue trousers,

and shoes. He may probably change his

name and attempt to pass for a free man. The

above reward will be paid to any person securing

him in jail, so that I get him again, and re-lease

him charges if brought home.

Masters of vessels and others are forewarned

from carrying him off.

Jean Johnston.

Feb. 19.

## LOST, or LENT,

One set of two-story Cornish Planes,

two large Crow-Bars, one Wheelbarrow, and

one Alexandria Builder's Price-Book: Also, several

Planes, of different sizes, ladders, picks,

and spades. The above articles have in general

my name branded on them. Those persons that

have any of them, are particularly requested to

send them home.

Thomas Preston.

N. B. I have two Brick Houses, and one

Frame House to rent, on the upper end of King-

street; and one neat Brick House, on Prince-

street, next door but one to Meffia, Hewes and

Miller's.

T. P.

February 15.

Cash, and the highest price,

given for clean linen and cotton

Rags, by the Printer hereof.

## High Court of Impeachment.

The answer and pleas of SAMUEL CHASE, one of the associate justices of the supreme court of the United States, to the articles of impeachment exhibited against him in the said ed. From the honorable the house of representatives of the United States, in support of their impeachment against him, for high crimes and misdemeanors, supposed to have been by him committed.

(Nat. Intelligencer.)

(Continued.)

This he is informed, & expects to prove, has been the construction of this law by the courts of Virginia, and their general practice. Indeed it would be most strange if any other construction or practice had been adopted. There are many offences not capital, which are of a very dangerous tendency, and on which very severe punishment is inflicted by the laws of Virginia—and to enact by law that in all such cases, however notorious or profligate the offenders might be, the courts should be obliged, after a presentment by a grand jury to proceed against them by summons; would be to enact, that as soon as their guilt was rendered extremely probable, by the presentment of a grand jury, they should receive regular notice, to escape from punishment by flight or concealment.

It will also appear as this respondent believes, by a reference to the laws and practice of Virginia, into which he has made all the enquiries which circumstances and the shortness of time allowed him for preparing his answer, would permit, that all the cases in which a summons is considered as the only proper process, are cases of petty offences, which on the presentment of a grand jury, are to be tried by the court in a summary way, without the intervention of a petit jury. Therefore these provisions had no application to the case of Callender which could be no otherwise proceeded on than by indictment and trial on the indictment by a petit jury.

It must be recollected that the act of congress of September 24th, 1789, enacts section 14, 'that the courts of the United States, shall have power to issue writs of fieri facias, habeas corpus, and all other writs not specially provided for by statute, which may be necessary for the exercise of their respective jurisdictions; & agreeable to the principles and usages of laws.' Consequently, the circuit court, where the proceedings in question took place, had power to issue a capias against the traverser, on the presentment, unless the state law above mentioned governed the case, and contained something to restrain the issuing of that writ in such a case. This respondent contends for the reasons above stated, that this state law neither applied to the case, nor contained anything to prevent the issuing of a capias, if it had applied.

Thus it appears that this respondent, in ordering a capias to issue against Callender, decided correctly, as it certainly was his intention to do. But he claims no other merit than that of upright intention in this decision: for when he made the decision he was utterly ignorant that such a law existed in Virginia, and declares that he never heard of it, till this article was reported by a committee of the house of representatives, during the present session of congress. This law was not mentioned on the trial either by the counsel, the traverser or by Judge Griffin, who certainly had much better opportunities of knowing it than this respondent, and who would no doubt have cited it had they known it and considered it as applicable to the case. This respondent well knows that in a criminal view, ignorance of the law excuses no man in offending against it; but this maxim applies not to the decision of a judge; in whom ignorance of the law in general would certainly be a disqualification for this office, though not a crime; but ignorance of a particular act of assembly, of a state where he was an utter stranger, must be considered as a very pardonable error; especially as the counsel for the prisoner to whose case that law is supposed to have applied, forbore or omitted to cite it; and as a judge of the state, always resident in it, and long conversant with its local laws, either forgot this law, or considered it as inapplicable.

Such is the answer which this respondent makes to the fifth article of impeachment. If he erred in this case it was through ignorance of the law, and surely ignorance under such circumstances, cannot be a crime, much less a high crime and misdemeanor, for which he ought to be removed from his office. If a judge were in-

peachable for acting against law from ignorance only, it would follow that he would be punished in the same manner for deciding against law wilfully, and for deciding against it through mistake. In other words there would be no distinction between ignorance and design between error and corruption.

And the said respondent, for plea to the said fifth article of impeachment saith, that he is not guilty of any high crime and misdemeanor, as in and by the said fifth article of impeachment is alleged against him—and this he prays may be enquired of by this honorable court, in such manner as law and justice shall seem to them to require.

The sixth article of impeachment alleges, that this respondent, with intent to oppress and procure the conviction of the said James Thompson Callender, did at the court aforesaid rule and adjudge the said Callender to trial, during the term at which he the said Callender was presented and indicted, contrary to the law in that case made and provided.

This charge also is founded, 1st on the act of congress of Sept. 24, 1798, above mentioned, which enacts section 34, 'that the laws of the several states, except where the constitution, treaties, or statutes of the United States shall otherwise provide, shall be regarded as the rules of decision, in trials at common law, in the courts of the United States, in cases where they apply,' and secondly on a law of the state of Virginia, which is supposed to provide, 'that in cases not capital, the offender shall not be held to answer any presentment of a grand jury, until the court next preceding that, during which such presentment shall have been made.' This law it is contended, is made the rule of decision by the above mentioned act of congress, and was violated by the refusal to continue the case of Callender till the next term.

In answer to this charge this respondent declares, that he was at the time of making the above mentioned decision, wholly ignorant of any such law of Virginia as that in question, that no such law was adduced or mentioned by the counsel of Callender, in support of their motion for a continuance; neither when they first made it, before this respondent sitting alone; nor when they renewed it, after Judge Griffin had taken his seat in court; that no such law was mentioned by Judge Griffin; who concurred in overruling the motion for a continuance and ordering on the trial; which he could not have done had he known that such a law existed, or considered it as applicable to the case; and that this respondent never heard of any such law, until the articles of impeachment now under consideration were reported, in the course of the present session of Congress, by a committee of the House of Representatives.

A judge is certainly bound to use all proper and reasonable means of obtaining a knowledge of the laws which he is appointed to administer; but after the use of such means, to overlook, misunderstand or remain ignorant of some particular law, is at all times a very pardonable error. It is much more so in the case of a judge of the supreme court of the United States, holding a circuit court in a particular state, with which he is a stranger, and with the local laws of which he can have enjoyed but very imperfect opportunities of becoming acquainted. It was foreseen by Congress, in establishing the circuit courts of the United States, that difficulties and inconveniences must frequently arise from this source, and to obviate such difficulties it was provided, that the district judge of each state, who having been a resident of the state and a practitioner in its courts, had all the necessary means of becoming acquainted with its local laws, should form a part of the circuit court in his own state. The judge of the supreme court is expected, with reason, to be well versed in the general laws; but the local laws of the state form the peculiar province of the district judge, who may be justly considered as particularly responsible for their due observance. If in the case in question, this respondent overlooked or misconstrued any local law of the state of Virginia, which ought to have governed the case, it was equally overlooked and misunderstood, not only by the prisoner's counsel who made the motion, and whose peculiar duty it was to know the law and bring it into the view of this court; but also by the district judge, who had the best opportunities of knowing and understanding it, and in whom, nevertheless, this oversight or mistake is considered as a venial error, while in this respondent it is made the ground of a criminal charge.

This respondent further states, that after the most diligent and the most extensive enquiry which the time allowed for preparing this answer would permit, he can find no law of Virginia which expressly enacts, that 'in cases not capital, the offender shall not be held to answer any presentment of a grand jury, until the court next succeeding that during which such presentment shall have been made.'

This principle he supposes to be an inference drawn by the authors of the articles of impeachment, from the law of Virginia mentioned in the answer to the preceding article, the law of November 15th, 1792, which provides 'that upon presentment made by the grand jury of an offence not capital, the court shall order the clerk to issue a summons or other proper process, against the person or persons so presented to appear and answer such presentment at the next court.' This law he conceives does not warrant the inference so drawn from it, because it speaks of presentments, and not of indictments, which are very different things; and as he is informed, confined by practice and construction in the state of Virginia, to cases of small offences, which are to be tried by the court itself upon the presentment without an indictment or the intervention of a petit jury. But for cases like that of Callender, where an indictment must follow the presentment, this law made no provision. Further, the state laws are directed by the above mentioned act of Congress, to be the rule of decision in the courts of the United States, only in cases where they apply.' Whether they apply or not to a particular case, is a question of law, to be decided by the court, where such case is pending, and an error in making the decision is not a crime, not even an offence, unless it can be shown to have proceeded from improper motives. This respondent is of opinion, that the law in question did not apply to the case of Callender, for the reasons stated above; and therefore that it would have been his duty to disregard it, even had it been made known to him by the counsel for the traverser.

And in the last place he contends that the law of Virginia in question, is not adopted by the above mentioned act of congress as the rule of decision, in such cases as that now under consideration. That act does indeed provide, 'that the laws of the several states, except where the constitution, treaties, or statutes of the United States shall otherwise provide, shall be regarded as rules of decision in trials at common law, in the courts of the U. States, in cases where they apply.' But this provision in his opinion can relate only to rights acquired under the state laws, which came into question on the trial; and not to forms of process or modes of proceedings, anterior or preparatory to the trial. Nor can it, as this respondent apprehends, have any application to indictments for offences against the statutes of the U. States, which cannot with any propriety be called 'trials at common law.' It relates merely, in his opinion, to civil rights acquired under the state laws; which by virtue of this provision are, when they come in question in the courts of the United States, to be governed by the laws under which they accrued.

If in these opinions this respondent be incorrect, it is an honest error; and he contends that neither such an error in the construction of a law, nor his ignorance of a local state law which he had no opportunity of knowing, and of which the counsel for the party whose case it is supposed to have affected were equally ignorant, can be considered as an offence liable to impeachment, or to any sort of punishment or blame.

And for plea to the said sixth article of impeachment, the said Samuel Chase, saith, that he is not guilty of any high crime or misdemeanor as in and by the said article is alleged against him; and this he prays may be enquired of by this honorable court in such manner as law and justice shall seem to them to require.

The seventh article of impeachment relates to some conduct of this respondent in his judicial capacity, at a circuit court of the United States held at New Castle, in the state of Delaware, in June 1800. The statement of this conduct made to the article is altogether erroneous; but if it were true, this respondent denies, that it contains any matter for which he is liable to impeachment. It alleges that 'disregarding the duties of his office, he did descend from the dignity of a judge, and stoop to the level of an informer.' This high offence consisted, according to the article, 1st, in refusing to discharge the grand jury although intreated by several of the

said jury to do the said grand jury had regular that they and had the said highly sed self in the sta- tain class of pe Castle County, town of Wilmi seditious printe euple of virtue, der, that the y

himself as if which he was d- ing; that it to mention becomes diligently that effect ly enjoini United S the prosecu the necessity of pers to which examination of which might fu prosecution aga These charge this; that the charge a grand is every day's bound to do, if administr longer att reation of gaug a st he had be the district trict attor enquiri's conce- ture of this offe each of which it he is alleged judicial function the public conf the tribunals of general welfare.

That this hono to form correctly the transacti this respon ment of it expects to On the responde tices of the States, presiden U. S. then held the district of Del by Gunning Bedfo judge of the Uite At the opening of this respondent ad his uniform practi the grand jury in w them several statu and among ed July 1 addition to certain cr and comm He direct any breach ally of that law, within the

On the same of adjournment, court, and inform had found no li and had no busi reason they wish respondent repli the usual hour jury, and that but the sitting them if the cations with the seditio been inform ed the M which cont the government a ed States: that he but it was their d subject; and if the attention to it, the would be pleas-d paper, and if he fo within the reditio them.' This is the respondent said to occasion, and on the mor into court presentment which they The whole were detain less than general ries.

In these proce acted according to duties of his offic







**JAMES KENNEDY, sen.**  
King Street,  
Respectfully informs the Public that he has received,  
from Lee & Co's Patent and Family Medicine  
Store, New York, a fresh assortment of the fol-  
lowing

**Valuable Medicines,**

Which are in high esteem and great use through-  
out the United States, many of them being sold  
cheaper than the drugs of which they are com-  
pounded could be purchased at a retail Store.

**TAKE NOTICE,**  
That J. Kennedy, sen. is appointed the ONLY  
Agent for Alexandria.

**Dr. HAMILTON'S ELIXIR,**  
A sovereign remedy for Colds, Obsolete Coughs, Asthma,  
Catarrhs, Sore Throats, and Approaching Con-  
sumptions.

To parents who may have children afflicted with  
the HOOPING COUGH.

This discovery is of the first magnitude, as it is an  
immediate relief, checks the progress, and in a short time  
entirely removes the most cruel disorder to which child-  
ren are liable—the Elixir is so perfectly agreeable and  
the dose so small, that no difficulty arises in taking it.

From LUTHER MARTIN, Esq. Attorney-Gen-  
eral of the State of Maryland.

Gentlemen,  
I comply with your request in stating my opinion  
of Hamilton's Elixir. It has been used in my family for  
two or three years past, with uniform success, whenever  
colds, coughs, or similar complaints have rendered  
medicine necessary. I have myself found it an excellent  
and agreeable remedy for a very painful and troublesome  
affection of the throat, accompanied with soreness and  
with obstructed and difficult breathing.

On these accounts I do not hesitate to recommend Ham-  
ilton's Elixir, as a valuable medicine, and deserving  
public attention.

**LUTHER MARTIN.**  
Mr. Abijah Healy, Bridge-Street, Baltimore, was cured  
by one bottle of Hamilton's Elixir of a very complicated  
disorder, occasioned by a severe cold caught several  
months ago. He breathed with the greatest difficulty,  
and was often thrown into sweating sweats when he  
attempted to walk any distance, and his voice would  
frequently fail in such a degree that he could only at-  
tempt to whisper. He has been upwards of six weeks  
without a return of his complaints, and desires to give  
his public testimony in favour of this invaluable medi-  
cine.

**Dr. Hamilton's  
GRAND RESTORATIVE,**

Is recommended as an invaluable medicine for the  
speedy relief of permanent cure of the various complaints  
which result from disordered pleasures—juvenile indiscre-  
tions—loss of sense in children—unfavourable to the constitu-  
tion—the immoderate use of tea, frequent intoxication, or  
any other destructive intemperance—the unskillful or ex-  
cessive use of mercury—the diseases peculiar to females,  
at a certain period of life—bad lymph in, &c. &c.

And is proved by long and extensive experience to be  
absolutely unparalleled in the cure of

Nervous disorders, Violent cramps in the  
Stomach and back,  
Consumptions, Indigestion,  
Lowness of spirits, Melancholy,  
Loss of appetite, Gout in the stomach,  
Impurity of the blood, Pains in the limbs,  
Hysterical affections, Relaxations,  
In and weakness, Involuntary emissions,  
Seminal weakness, Obstructed menses,  
Fluor albus, (or white) Impotency, &c. &c.

In cases of extremity, where the long prevalence and  
obstinate nature of disease has brought on a general impar-  
ment of the system, excessive debility of the whole  
frame, and a wasting of the flesh, which no nourishment  
or cordial could repair a perseverance in the use of this  
medicine has performed the most astonishing cures.

**HAMILTON'S ESSENCE and EXTRACT  
of MUSTARD,**

A safe and effectual remedy for gout, rheumatism, palsy,  
sprains, bruises, pains in the face and neck, &c.  
It has performed more cures in the above complaint  
than all the other medicines ever before made public.

From Dr. Weatherburn,  
Wye county, Virginia.

Gentlemen,  
I purchased of your shop the preparations you call Ha-  
milton's Essence, or Extract of Mustard, which I believe  
has perfectly removed a chronic rheumatism (of the kind  
named "Sticks," or of the hip joint), under which I had  
laboured for a long time, and which had baffled every  
art in the Medical Art, and every mode of treat-  
ment received into practice for the cure of this obstinate  
disease. If you think this letter useful you are at liberty  
to make it public.

Yours, &c.

**P. WEATHERBURN.**  
John Hoover, rope maker, South Second Street, be-  
tween Mary and Christian Streets, Philadelphia, volun-  
tarily makes oath as follows, namely, that his wife,  
Mary Hoover, was so severely afflicted with a violent  
rheumatism, very dangerously situated, the consequence  
of a severe cold after lying in bed to be confined to her bed  
for several weeks, and was at length reduced to the  
melancholy apprehension of remaining a cripple for life,  
notwithstanding the most respectable medical advice  
was followed, and every probable remedy attempted;  
when seeing several cases of cures performed by Ha-  
milton's Essence and Extract of Mustard, they were pro-  
cured from Mr. Birch, No. 17, South Second Street.  
The first application enabled her to walk across the  
room, and the use of one bottle restored her to her usual  
state of health and strength.

**JOHN HOOVER.**  
Sworn and subscribed before Ebenezer Foran, Esq.  
one of the justices of the peace for Philadelphia County.

**HAMILTON'S  
WORM DESTROYING LOZENGES.**

Which have within four years past cured upwards of  
one hundred and twenty thousand persons of both sexes,  
of every age, and in every situation, of various dangerous  
complaints arising from worms, and from obstructions  
in the stomach and bowels.

This medicine bears no analogy whatever of similar  
titled, commonly complained of as operating with vio-  
lence, by its being fitted to every age and constitution;  
contains no opium, but what is perfectly innocent, and is  
found in its operation that it cannot injure the most  
delicate pregnant lady, or the tenderest infant of a week  
old, should no worms exist in the body. It will with-  
out pain or griping, cleanse the stomach and bowels,  
whenever it is full of offensive, and thereby prevent the  
production of worms, and many fatal disorders. They  
are particularly efficacious in carrying off all gross hu-  
mours, and compound fevers, and bilious complaints, and  
the most effectual and gentle purgative that can be used on  
the occasion.

**Deficiency of Worms, & the symptoms by which  
they are known.**

Worms which infect the human body, are chiefly of four  
kinds, viz. the Pinworm, or large round worm, the Ascaris,  
or small round worm, the Cucurbitina, or short,  
flat, white worm, and lastly, the Tania, or tapeworm.  
The first is the most common, and is so called from its resem-  
bling a worm; it is often many  
yards long, and is full of joints—it is most hurtful, and  
most difficult to cure.

Among the symptoms attending worms, are disagree-  
able breath, especially in the morning, bad and corro-  
sive gums—itching in the nose and about the feet—Con-  
vulsions and epileptic fits, and sometimes privation of  
speech—Starting and grinding of the teeth in sleep—Irre-  
gular appetite, sometimes loathing food, and sometimes  
voracious—Purging, with slimy and foetid stools—Yomit-  
ing—Large and hard belly—Pains and sickness at the  
stomach—Pains in the head and chest, with lowness of  
spirits—Slow fever, with small and irregular pulse—A dry  
cough—Excessive thirst—Sometimes pale and unhealthy  
countenance, and sometimes the face bloated and flushed.

Persons afflicted with any of the above symptoms  
should have immediate recourse to HAMILTON'S  
WORM DESTROYING LOZENGES, which have  
been constantly attended with success in all complaints  
similar to those above described.

A dose of this medicine given occasionally during the  
warm season, will effectually prevent the vomiting and  
purging of children, a dreadful disorder which annually  
destroys thousands of the infant part of our cities. It is  
likewise the mildest and most certain remedy known, and  
has restored to health and strength a great number when  
in an advanced stage of this fatal complaint. Particular  
and plain instructions are given for every part of the ne-  
cessary treatment in such cases.

Children generally take this medicine with eagerness;  
having a pleasing appearance, and an agreeable taste.

**CASES OF CURES—by Hamilton's Worm Destroy-  
ing Lozenges.**

(Selected from thousands) the authenticity of  
which any person may ascertain, either by letter  
or personal application.

**TAPWORM.**

Mr. SAMUEL FULLER, Inn-keeper, on the Har-  
ford road, ten miles from Baltimore, began about 20  
months ago to be grievously afflicted with a tapeworm,  
which increased fast in size and strength, so as to excite  
the most horrid sensations by its writhing motions and  
insupportable pains, resembling the gnawing and tearing of  
his bowels, which deprived him of his necessary sleep,  
and caused such dreadful apprehensions as cannot be con-  
ceived but by one in a similar situation—his appetite failed  
rapidly, and with that his strength, so that he was  
unable to attend to any business—when he heard of  
some excellent cures performed by Hamilton's worm  
lozenges, he took a large dose, which brought away a  
bout FOUR YARDS of the worm (now in the pos-  
session of Lee & Co.)—but a renewal of his pain soon  
convinced him that this monstrous reptile had recovered  
its first vigour—Application was made to Lee & Co. for  
more of their medicine, with their advice—from which  
refused the total expulsion of his formidable enemy, in  
several pieces, which he supposed to be SIX or EIGHT  
YARDS more. A few months have since elapsed, and  
Mr. Fuller is now in perfect health. The above facts  
are well known to a numerous circle of his neighbours,  
and himself will testify any who may wish to make further  
inquiries on the subject. Although Hamilton's worm  
lozenges produce such powerful effects, when necessary,  
yet they are perfectly innocent and mild in their opera-  
tion on the human body, even taken in large doses, as  
Mr. Fuller will testify—their particular mildness is abun-  
dantly evident in innumerable cures of infants.

Communicated by Dr. John Spangler, York  
town, Pennsylvania.

Letter from the reverend Mr. JOHN MOTHER,  
minister of the Moravian church, in York town.

York, January 4th, 1802.

Dear Sir,  
Dr. Hamilton's lozenges have been recommended to  
me as a very adequate means for the cure of children af-  
flicted with worms. I procured a box for the use of my  
family, to try, whether by means of this medicine,  
might be enabled to gain a point, which to accomplish  
different other means had proved abortive. My eldest  
boy had a very sickly appearance, was very restless, and  
grew leaner from time to time; in short, he seemed to be  
in a precarious state of health, which would yield to none  
of the medicines administered, until I gave him two  
doses of lozenges, agreeably to the directions, which  
carried off a substance to all appearance a mercurial but  
upon close inspection quite repelled with very small living  
animals. Not one of that sort of worms which usually  
afflict children came from him. Since that period he grew  
remarkably better in health, and though lean, has got a  
fresh and lively complexion. Upon different occa-  
sions I have used this medicine as a purging substitute, and  
found it to answer exceedingly well, without bringing on  
belly-ache, or any of those disagreeable sensations, so of-  
ten occasioned by purging medicines. Upon the whole I  
judge this medicine to be, besides its main object, one of  
the most salutary means for restoring lost appetite, and  
promoting a proper state of digestion, by carrying off  
that bilious substance, which engenders so much indis-  
position both among children and adults.

I am, Sir, your most obedient servant,  
JOHN MOTHER.

**Dr. HAHN'S TRUE and GENUINE GERMAN  
"CORN PLAISTER."**

An infallible remedy for corns, speedily removing them  
root and branch, without giving pain.

**THE GENUINE PERSIAN LOTION.**

So celebrated among the fashionable throughout Eu-  
rope, as an invaluable cosmetic perfectly innocent and  
safe, free from corrosive and repellent minerals (the basis  
of powder, &c.) and of unparalleled efficacy in preventing  
and removing blemishes in the face and skin of every kind,  
particularly freckles, pimples, inflammatory redness,  
scurf, tetter, ring worms, fun burns, prickly heat, &c.  
The Persian Lotion operates mildly, without impeding  
the natural insensible perspiration which is essential to  
health. Yet its salutary effects are speedy and perman-  
ent, rendering the skin delicately soft and clear, improv-  
ing the complexion, and restoring the bloom of youth.  
Never failing to render an ordinary countenance beau-  
tiful, and an handsome one more so.

**THE RESTORATIVE POWDER for the  
TEETH and GUMS.**

This excellent preparation comforts and strengthens  
the gums, preserves the enamel from decay, and cleanses  
and whitens the teeth, by absorbing all that accumulates  
slime and looseness, which suffered to accumulate, never  
fails to injure and finally ruin them.

**Dr. HAHN'S GENUINE EYE-WATER.**

A sovereign remedy for all diseases of the eyes, whether  
the effect of natural weakness or of accident, deflections  
of rheum, dizziness, itching and films on the eyes, never  
failing to cure those maladies which frequently succeed the  
small pox, measles and fevers, and wonderfully strength-  
ening a weak sight. Hundreds have experienced its ex-  
cellent virtues, when nearly deprived of sight.

**TOOTH ACHE DROPS.**

The only remedy yet discovered which gives immedi-  
ate and lasting relief in the most severe instances.  
The SOVEREIGN OINTMENT for the ITCH,  
Which is warranted infallible remedy at one ap-  
plication, and may be used with perfect safety on pregnant  
women or on infants a week old, containing not a par-  
ticle of mercury, or any other dangerous ingredient what-  
ever, and is not accompanied with that tormenting smell,  
which attends the application of other remedies.

THE ANODYNE ELIXIR.  
For the cure of every kind of head-ache.  
INDIAN VEGETABLE SPECIFIC.  
A safe and speedy remedy for the venereal disease.  
"An ounce of prevention is worth a pound of cure."  
For the prevention and cure of bilious and malignant  
fevers.

**IS RECOMMENDED  
Dr. HAHN'S ANTI-BILIOUS PILLS.**

The operation of these pills is perfectly mild, so as to be  
used with safety by persons in every situation, and of every  
age.

They are excellently adapted to carry off superfluous  
bile, and prevent its morbid secretions—to restore and  
amend the appetite—to procure a free perspiration, and  
thereby prevent colds, which are often attended with  
fatal consequences—a dose never fails to remove a cold,  
if taken on its first appearance. They are celebrated for  
removing bilious colic—flatulency at the stomach,  
and severe head-ache—and ought to be taken by all  
persons on a change of climate.

**Sold likewise by S. Pleasant  
Richmond; Rofs and Douglass, Peters-  
burg; T. Green, Fredericksburgh; G.  
Purdie, Smithfield; M. Jones, Suffolk;  
Dr. Miller, Winchester; R. Greenhow,  
Williamsburg; and J. Shaw, Leesburg.**

**Advertisement.  
PUBLIC SALE.**  
Pursuant to deeds of trust made to the subscriber,  
by PHILIP WATSON and MARY, his wife,  
for the purpose therein mentioned, a sale will  
be made, on the premises, of the following  
PROPERTY, to-wit: the highest  
bidder, for cash, on WEDNESDAY, the  
20th day of March ensuing;

A valuable Lot of Ground, on  
King, between Alfred and Columbus streets, in  
the town of Alexandria, fronting on the south  
side of King street 31 feet 8 and half inches, and  
running back 140 feet deep. On this lot there  
is a small ground rent.

A Lot of two acres, about 6 miles  
west of Alexandria, near the turnpike and ele-  
vated and beautiful situation; whereon is lately  
erected a neat frame dwelling house, 16 by 32  
feet, containing two rooms, and a passage on the  
floor one and a half story high—part of this  
ground is enclosed with post and rail fence.

The sale will commence on the  
King street lot, at two o'clock, P. M. of said  
day, if the weather should not prevent; other-  
wise the next fair day.

**A L S O.**  
**To be Sold, at Private Sale,**  
FOR THE PURPOSE AFORESAID.  
A comfortable Frame Dwelling-  
house and Lot, together with a Tan-yard, Vats,  
Bark-house, &c., conveniently situated for busi-  
ness, in the town of Centreville, 2 1/2 miles from  
Alexandria, at present occupied by Mr. Daniel  
Harrington, who will show the premises. Some  
credit will be allowed on this property, and a  
satisfactory title made to the whole, by  
Samuel Craig, Trustee.

January 29. 2401  
**VALUABLE PROPERTY.**

**FOR SALE,**

A House and Lot, on Water-street,  
between Woolfe and Wilkes street; 40 feet front  
on Water-street, running back 88 feet to a 22  
feet alley; Also,

A Lot, on Duke-street, between  
Water and Union-street; 25 and an half feet  
front on Duke-street, running back 20 feet to an  
alley. This property will be sold on a short  
credit, for good negotiable paper, and a title  
clear of all incumbrance will be made, when the  
purchase money is paid. Apply to Mr. ELLIS  
Peters, who will show the property and make  
known the terms.

William Jackson.  
Nanjemoy, (Maryland) Feb. 7. 24

**Runaway Negro Girl.**

Ran away, from the subscriber, on  
Monday, the 4th of February, a Negro Girl,  
named ELSE; aged 13 years, about 4 feet 7  
inches high—the hair is rather cropped in one ear—  
took with her the following clothes, viz. A grey  
coating jacket and coat joined together; also, a  
grey coating rags, with the body lined with  
flannel, a coat and jacket of blue and white  
striped cotton; the said jacket and coat were  
joined together; also, a blue cloth petticoat,  
with a grey coating body, blue stockings.

Whoever shall take said Negro girl within the  
district, shall have a reward of EIGHT DOL-  
LARS; if taken 20 miles from Alexandria,  
FIFTEEN DOLLARS; and 30 miles, THIR-  
TY DOLLARS, if secured in any goal so that  
I get her again.

February 6. 24

**THOMAS RICHARDS.**  
N. B. It is likely said Negro may be gone  
to the City of Washington, as she has an aunt  
there, or to Mr. Bellman's plantation; she be-  
ing well acquainted with his negroes.

All masters of vessels, wagoners and  
others, are forewarned from harboring, employ-  
ing, or carrying off said slave; under no less pe-  
nalty than the extent of the law made and pro-  
vided in such cases.

February 15. 24

**LAND FOR SALE.**

I WISH to sell fifty or seventy acres of  
LAND, lying on the main turnpike road,  
about two miles from the Alexandria market  
house: on which place there is a square log ca-  
bin. This place in point of situation, is inferior  
to none on said road; it has also an excellent  
never failing spring of water. For further par-  
ticulars please apply to the subscriber living  
near the Cameron mills.

William Turner.  
January 2. 24

**PRINTED DAILY BY  
S. SNOWDEN.**

**Freight wanted for Baltimore.**

in the fast sailing Schooner  
**Two Brothers.**

Forty tons burthen; now ly-  
ing at Media, Rickets & New-  
ton's wharf. If a freight can  
be obtained for Baltimore,  
the wharf freight for any port, within the  
CHESAPEAKE. For further particulars, en-  
quire of the master on board; or to Capt. Abel  
Willis. Feb. 16. 24

**For Sale,**

25 barrels prime LEEF No. 1.

Apply to  
**THOS. SIMMS.**

Feb. 18. 31

**NOTICE.**

THOSE Citizens who have not paid their  
Corporation Taxes, are earnestly request-  
ed to pay the same to the subscriber, on or be-  
fore the 23rd day of this month; otherwise their  
names will appear on the public delinquent list.  
George Drinker, Collector.  
February 8. 24

**Calves-Feet JELLY.**

The subscriber will keep a constant  
supply of Calves-Feet Jelly: Also  
Wine-Bitters of the best quality.

Manheim Esqin.

Feb. 18. 24

**AMERICAN GARDENER.**

A FEW COPIES FOR SALE, BY  
**ROBERT GRAY, King-street.**

February 9. 24

**IN COMMON COUNCIL,**

5th February, 1805.

**Resolved,**

That public notice be given, that  
proposals will be received from persons desirous  
of undertaking the superintendence of the New  
Poon House; the proposals to be lodged with  
the Clerk of the Council previous to the first  
Tuesday in March next.

Ordered: That Thomas Vowell and Jonathan  
Thompson, Esquires Irwin and John Janney, be  
a committee to examine and settle the public ac-  
counts for the present year.

Ordered: That the following persons be ap-  
pointed commissioners for superintending the  
elections to be held in the several wards of the  
town, on Tuesday, the 24th day of March next,  
for the choice of members of the Common Coun-  
cil, for the ensuing year, viz.

Samuel Harper, for the first ward.

John Hunter, and George Slawson, for the second ward.

John C. Herbert, Joseph Riddle, and James McGuire, for the third ward.

John Dundas, William Reilly, and John McKinney, for the fourth ward.

Abie Janney, Isaac Gibson, and Thomas Cook,

The election for the first ward to be held at  
James Davidson's tavern, on Prince street.

For the second ward, at the court house.

For the third ward, at John Hodgkin's ta-  
vern, on King street.

For the fourth ward, at Mr. May's house,  
opposite Thomas Cook's, on Prince street.

Test. JAMES M. MCKEE, C. C.  
24th Mar.

**This is to give Notice,**

That the Subscriber of Alexandria  
County, in the District of Columbia, hath ob-  
tained from the Orphans Court of said County,  
letters of Administration on the personal estate of  
William Bowling late of the County aforesaid,  
deceased. All persons having claims against the  
said deceased are hereby warned to exhibit them  
with the vouchers thereof to the subscriber on or  
before the 15th day of August next, or they will  
by law be excluded from all benefit of said es-  
tate.

Given under my hand this 15th day of Fe-  
bruary, 1805.

James Anderson, Adm'r.

N. B. All persons indebted to the above es-  
tate are requested to make immediate payment to the  
Administrator.

Feb. 15. 24

**LAND FOR SALE.**

I WISH to sell fifty or seventy acres of  
LAND, lying on the main turnpike road,  
about two miles from the Alexandria market  
house: on which place there is a square log ca-  
bin. This place in point of situation, is inferior  
to none on said road; it has also an excellent  
never failing spring of water. For further par-  
ticulars please apply to the subscriber living  
near the Cameron mills.

William Turner.  
January 2. 24

**PRINTED DAILY BY  
S. SNOWDEN.**

Vol. V.]

On TUES

At 10 o'clock, will be

In bids, an

Gin in pipe

Whiskey an

Sugar in li

Chocolate

White and

Mould and dip Cand

Raisins in kegs, boxes

Figs in kegs and fraile

Queen's Ware in crate

HOUSEHOLD

&c.

A Variety of D

among wh

Cloths, Coatings,

Duffs, Plains, Kersey

Serges, Elan

Cambrics

Chintzes an

Irish Linen

Osnaburgh

Muslin and

India Muslin

Bandanna Handkerchie

Colour'd Threads, Ha

articles.

Phil

Dec 20.

FOR S

On board the ship COLU

JANNEY

New-England Ru

terices and bawls

Sweet Cyd

Potatoes,

70 barrels

Few boxes

Boxes of S

freight, or charter, App

on board, or to

January 12.

TANNE

30 bbls. best Brown

For Sale by

LAW

Also on

A few h

Hoghead

Mould C

New Re

Mackeral

Sewing T

Souchon

And a few

Jan. 8.

COTTON &

HAVE FO

A few Copies of the

SMITH